

**IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF ARKANSAS
NORTHERN DIVISION**

LAVARIOUS JONES

PLAINTIFF

v.

No: 3:20-cv-00113 DPM-PSH

BRENT COX, *et al.*

DEFENDANTS

ORDER

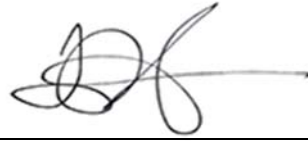
Having reviewed Plaintiff Lavarious Jones' amended complaint (Doc. No. 5) for screening purposes,¹ it appears that service is appropriate with respect to Jones' claims against the defendants.² The Clerk of the Court shall prepare summonses for the defendants, and the United States Marshal is hereby directed to serve a copy of the amended complaint (Doc. No. 5) and summons on each defendant without prepayment of fees and costs or security therefor. Service should be attempted

¹ The Prison Litigation Reform Act (PLRA) requires federal courts to screen prisoner complaints seeking relief against a governmental entity, officer, or employee. 28 U.S.C. § 1915A(a).

² Because Jones indicates he is a pre-trial detainee, his claims are analyzed under the Due Process clause of the Fourteenth Amendment rather than the Eighth Amendment's prohibition on cruel and unusual punishment. *See Stearns v. Inmate Servs. Corp.*, 957 F.3d 902, 908 (8th Cir. 2020) (finding that the proper standard applicable to a pre-trial detainee is whether conditions amount to punishment).

through the Greene County Sheriff's Office.³

IT IS SO ORDERED this 22nd day of June, 2020.



UNITED STATES MAGISTRATE JUDGE

³ If any of the Defendants are no longer County employees, the individual responding to service must file a **SEALED** statement providing the unserved Defendant's last known private mailing address.